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JUL 10 2007

FACSIMILE COVER LETTER

To: Commissioner for Patents
Examiner Siu M. Lee

Firm: U.S. Patent and Trademark Office
Art Unit 2611

Facsimile: (571) 273-8300

From: William S. Frommer

Date: July 10, 2007

Re: FLH Ref No.: 450100-04792
Serial No: 10/696,055

Number of Pages: 3
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PATENT
450100-04792IN THE UNITED STATES PATENT AND TRADEMARK OFFICERECEIVED
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Applicant(s) : Takashi NAKAYAMA Notice of Allowance
 Dated: 06/01/2007

Serial No. : 10/696,055

For : CIRCUIT FOR DETECTING A SHIFTED FREQUENCY, A METHOD FOR DETECTING A SHIFTED FREQUENCY AND PORTABLE COMMUNICATION APPARATUS

Filed : October 29, 2003

Examiner : Phu, Phuong M.

Art Unit : 2611

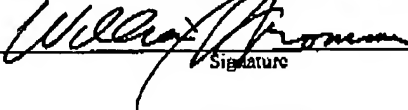
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I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on July 10, 2007

William S. Frommer, Reg. No. 25,506

Name of Applicant, Assignee and Registered Representative



Signature

July 10, 2007

Date of Signature

RESPONSE TO EXAMINER'S STATEMENT OF REASONS FOR ALLOWANCE

Mail Stop Issue Fee
 Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

Sir:

This is in response to the Examiner's Statement of Reasons for Allowance, which accompanied the Notice of Allowance mailed June 1, 2007. To the extent the Examiner's

PATENT
450100-04792

Statement of Reasons for Allowance states, implies or is construed to mean that the claims are allowable over the prior art of record because the Examiner believes the claims should be interpreted to include one or more features or limitations not recited therein, Applicant's attorney disagrees with such an interpretation. Moreover, it is Applicant's contention that there is no particular limitation in the allowed claims that is more critical than any other. The issuance of the Examiner's Statement of Reasons for Allowance should not be construed as a surrender by Applicant of any subject matter. It is the intent of Applicant, by his attorney, to construe the allowed claims so as to cover the invention disclosed in the instant application and all equivalents to which the claimed invention is entitled.

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Respectfully submitted,

FROMMER LAWRENCE & HAUG LLP
Attorneys for Applicant

By 
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